

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

The Citizen, Crown and Parliament have managed a Corruption Remedy Process. It has reached the stage of Mass Remedies. It needs Remedy Publicity. Citizen Mr Pead is a Communicator and Educator and well qualified to assist with Remedy Publicity. The Protection Fraud Network managed Ruin Frauds against him. His Defence Case Management got Corruption Proof against them. The Remedy Process got Corruption Proof and Protection Fraud Proof against Prime Ministers Mr Blair, Mr Brown and Mrs May. It got Remedy Co-operation Proof for Prime Minister Mr Cameron. Citizen Mr Pead has agreed use of his Corruption Cases to compare the use of Dictator Powers by 3 Corrupt Prime Minister and 1 Honourable Prime Minister and Remedy Co-operation Tests to discover the Appropriate Classification of Prime Minister Mr Johnson.

Restraint Breach Contempt Trial Fraud 2017 0417 Unconditional Bail + Evidence Preservation + Witness Protection + Contempt Investigation + Contempt Remedy Applications of the Citizen against the State
Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

1. Bail Conditions Revocation Order for the Stated Reason:

- 1.1. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. They have been used for a Corruption Remedy Process. In July 2019 Citizen Mr Pead learned about it. He has agreed use of his Corruption Cases to service the Remedy Process.
- 1.2. The Ruin Frauds against Citizen Mr Pead used Defamation Frauds + Employment Sabotage Frauds for Career Ruin Frauds, Mortgage Repossession Frauds for House Dispossession Frauds, Additional Defamation Frauds for Family Sabotage Frauds and Repeat Family Sabotage Frauds + Criminal Case Frauds for Repeat Trial Frauds + Repeat Conviction Frauds + Repeat Sentence Frauds + Repeat Imprisonment Frauds + Repeat Restraint Frauds + Repeat Appeal Frauds. They used Many Obvious Frauds. The Lifetime Restraint Fraud is one of them.
- 1.3. On the evidence available the Murder of Journalist Ms Jill Dando + Murder Framing Fraud against Mr Barry George + Ruin Frauds against Citizen Mr Pead were Protection Frauds by the State for Powerful Paedophiles.
- 1.4. On the evidence available the Defence Case Management by Citizen Mr Pead got Corruption Proof against All Relevant Authorities. Corrupt Officers lost confidence in the Jill Dando Murder Protection Frauds. Mr Barry George had Charity Services that causes Charity Officers to have access to Murder Case Papers + Murder Case Witnesses. Citizen Mr Barry Brooks was one of the Charity Workers. On the evidence available 4 Attempted Murders + Ruin Frauds against Citizen Mr Barry Brooks were Jill Dando Murder Protection Frauds.
- 1.5. On the evidence available Corrupt Prime Ministers Mr Blair, Mr Brown and Mrs May used Dictator Power to service the Ruin Frauds and Honourable Prime Minister Mr Cameron
- 1.6. On 15th July 2019 the Restraint Breach Case 2017 0417 Trial Judge
 - 1.6.1. Noticed the Restraint Obvious Fraud
 - 1.6.2. Made an Implied Jurisdiction Trial Order but failed to make Valid Directions Orders for the Citizen against the State. It needed Court Motion Orders for Restraint Validity Evidence Production +

Contempt Investigation Order + Evidence Preservation + Evidence Production = + Witness Protection + Citizen Protection + Bail Condition Revocation + Unconditional Bail

1.7. Made a Case Dismissal Representations Direction for the State against the Citizen

2. General Protection Orders with Contempt and Terrorism Penalty Warnings for:

[General Protection Tests]

2.1. Defendant + Corruption Witness Citizen Mr Pead + All Witnesses in All Relevant Cases

2.2. Jurisdiction Witness + Equity Lawyer Mr Edward William Ellis

2.3. Corruption Witness + Victim Mr Anthony Martin

2.4. Corruption Remedy Campaigner + Citizen MP Sir Henry Bellingham

3. Contempt Investigation Order + Evidence Preservation Orders + Evidence Production Orders

4. Contempt Investigator Case Reference to the Cabinet and Prime Minister Mr Johnson

[Special Protection Tests]

5. Special Protection Order with a Contempt and Terrorism Penalty Warning + Civil Restraint Enforcement Prohibition Order + Mental Health Powers Use Prohibition Order + Kidney Transplant Suspension Revocation Order + Unconditional Kidney Failure Dialysis Treatment Order for Equity Lawyer Mr Ellis against All State Officers for the Special Protection Stated Reason:

5.1. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. They are called the Equity Monarchy Trusts. They fell into disuse for 45 years when the Politicians developed the European Constitution. It vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Corrupt Officers who sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who manage them and give Glittering Career Guarantees to Corrupt MPs in exchange for Fraud Services in Parliament.

5.2. The Protection Fraud Network used Career Bribery and Career Blackmail against Ordinary Officers. They use Paedophile Entrapment and Paedophile Exposure Blackmail against Key Officers. They need Total Corruption of the Child Care Authorities to get Vulnerable Person Supplies for Paedophile Exploitation and Paedophile Protection Frauds.

5.3. The Corruption Process was a Gradual Process. It took Honourable Officers by surprise. They started or serviced Complaint Processes that failed to get Protection Justice for Victims. The Complaints got Ruin Frauds against the Victims and Honourable Officers as Protection Frauds for Corrupt Officers and the Protection Fraud Network.

5.4. In some cases the Ruin Fraud Defence Management got Systematic Corruption Proof for the Victims and Honourable Officers.

5.5. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. In 2004 the Lawful Business of British Citizens made inevitable exposure of Electronic Signature Dictator Power Concealment Frauds and Election Frauds. In July 2004 the European Leaders used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen to prevent exposure of the Election Frauds. Equity Lawyer Mr Ellis got the Fraud Proof. In October 2004 he used it for a

Corruption Notice to the Crown and Parliament. It revived use of the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since.

- 5.6. The Equity Lawyer provided Investigation Services for the Remedy Process.
- 5.7. Citizens who service the Equity Monarchy Trust have Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader.
- 5.8. There are two types of Protection Rights. General Protection Rights provide Passive Protection that gets either Protection Justice Proof for the Cabinet and Prime Minister or Protection Breach Fraud Proof against them. General Protection creates a Conflict Jurisdiction Disqualification + Remedy Only Jurisdiction Limit for the Citizen against the State. Special Protection Rights provide Active Protection for Investigation Management
- 5.9. Many Citizens had General Protection Rights that got General Protection Breach Fraud Proof. The most notable example was the Conflict Qualification Frauds + Protection Breach Contempt Frauds committed by Attorney General Mr Cox and Prime Minister Mrs May using the Contempt Claim Fraud 2018 00347 + Trial Frauds + Appeal Sabotage Frauds against Citizen Mr Paterson.
- 5.10. The Equity Lawyer had Special Protection Rights. They included a Legal Assistance Crime Prosecution Prohibition + Restraint Breach Contempt Enforcement Prohibition. It enabled the Equity Lawyer to provide Legal Services that got Protection Fraud Demands by Corrupt Officers.
- 5.11. The most notable Special Breach Contempt Fraud Proof against Prime Minister Mrs May was got by the Brexit Deal Failure. She traded Protection Frauds for Top Judges in exchange for support for the Brexit Deal. They needed a Secret Signal she had a Deal Majority. They used a Victory Dance by Prime Minister Mrs May as the Secret Signal. She went to South Africa and Nigeria and did the Victory Dance. The Equity Lawyer gave Email Notice to Parliament of the Protection Fraud Deals and Victory Dance. Either she lied about having a Deal Majority or the Email Notice broke it. She was furious. She used Health Dictator Powers and Organ Transplant Professionals for a Mental Health Fraud against the Equity Lawyer. They did it badly. The Organ Transplant Professionals used a Secret Process to get a Mental Health Case Reference Fraud by the GP. It was Without Delusion Evidence + Without Notice + Without Examination + Without Jurisdiction. The Equity Lawyer responded to the Case Reference Notice with an Examination Consent Refusal. The Organ Transplant Professionals committed Medical Service Denial Blackmail using a Kidney Transplant List Suspension to support Mental Examination Consent Demands. The Equity Lawyer responded with a Consent Refusal + Blackmail Investigation. When the Prime Minister uses Dictator Powers for Order Frauds that fail, it gets Nothing Happened Pretence Proof by All Relevant Authorities. The Case Reference Denial Frauds are Nothing Happened Pretence Fraud Proof against All Relevant Authorities + Corruption Proof against the Prime Minister. The Equity Lawyer Made Blackmail Fraud Complaints + Care Package Applications that got Case Reference Denial Fraud Proof against Sussex Hospital + Guy's Hospital + East Sussex Council.
- 5.12. The Equity Lawyer provided Legal Services that forced Corrupt Officers to make Protection Fraud Demands. They had the choice of Mental Health Frauds and Civil Contempt Frauds for Protection

Frauds. Their priority was to get Protection Fraud Proof from Top Judges. They could not get it using Mental Health Frauds. They used Civil Contempt Powers. Restraint Breach Case References by Top Judges to the Attorney General were Protection Fraud Tests. They did not get Restraint Breach Enforcement Frauds by the Cabinet and Prime Minister. It confused some of the Corrupt Officers. The Protection Fraud Proof of the Contempt Trial Fraud 2018 00347 against Citizen Mr Paterson. The Protection Fraud Failure Proof of Restraint Breach Enforcement Failure for the Equity Lawyer.

5.13. On 13th June 2019, at the Contempt Trial Fraud 2018 00347, the Attorney General's Advocate used the Restraint Order Fraud against the Equity Lawyer. The Breach Imprisonment Committal Application Failure by the Attorney General and Court Motion Committal Failure by the Trial Judges was Special Crown Protection Proof. The Organ Transplant Professionals panicked. They tried Medical Service Blackmail Fraud using Kidney Failure Dialysis Treatment subject to a Mental Examination Condition. The Equity Lawyer responded with a Mental Examination Refusal. He expected a Mental Health Fraud and went into hiding. They used Misrepresentation Frauds to get a Mental Health Arrest Warrant Fraud + Arrest Raid Resource Allocation Frauds. The Equity Lawyer remained in hiding, recruited Citizens, and prepared cases for the Remedy Process. The priority then was ensuring the Crown and Lord Bishops had everything they needed for the Office Seals Collection Event. The Power Transfer Protocol requires the Outgoing Prime Minister to return the Office Seals to the Crown and the Incoming Prime Minister to collect them. It gives the Queen and Prince of Wales a chance to give the New Prime Minister notice of Corruption Remedy Conditions and Planned Conditions in Parliament Session Agreements

6. Special Protection Order with a Contempt and Terrorism Penalty Warning + Unconditional Housing Benefit B2006US1 Immediate Back Dated Payment Order + Continuing Housing Benefit Payment Order for the Equity Lawyer against the London Borough of Redbridge Council + All State Officers for the Special Protection Stated Reasons and the Additional Reasons that:
 - 6.1. In October 2000 Redbridge Council Officers serviced a Mercy Killing Fraud against Baby Miss Sunaina Chaudhari to enable Human Organs Theft by Top Doctors and Pharmaceutical Industry. It exposed the Baby Organ Theft Scandal.
 - 6.2. The Pharmaceutical Industry traded Election Campaign Finance for the 2001 General Election in exchange for Parliament Protection Frauds that included Baby Murder Protection Frauds
 - 6.3. Between 2000 and 2004 the Maternal Grand Father and a Family Fraud provided Equity Expertise that got Protection Fraud Proof against All Relevant Authorities. The Family Estate got Asset Freezing Fraud Proof for the Mother and Maternal Aunt against the Protection Fraud Network. In 2019 the Housing Benefit Claim B2006US1 got Benefit Denial Fraud Proof + Asset Freezing Fraud Use Proof for the Equity Lawyer, Crown and Parliament against Redbridge Council.
7. Special Protection Order with a Contempt and Terrorism Penalty Warning + The late Mr Charles Sidney Ellis No Inheritance Tax Liability Certificate for Equity Lawyer Mr Edward William Ellis against Inheritance Tax Authorities + Officers for the Special Protection Stated Reasons and the Additional Reasons that the Ruin Frauds against him include Asset Freezing Frauds including the No Tax Liability Certificate Denial Fraud.
8. Further discovery, enquiry, relief and remedy the cause of justice needs.